

California Regional Water Quality Control Board

Los Angeles Region



Linda S. Adams
Agency Secretary

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Arnold Schwarzenegger
Governor

November 10, 2008

Mr. Chuck Kearsley President Barry Avenue Plating Company, Inc. 2210 Barry Avenue Los Angeles, CA 90064

GENERAL WASTE DISCHARGE REQUIREMENTS FOR CALCIUM POLYSULFIDE MOLASSES AND VEGETABLE OIL INJECTION FOR SOIL AND GROUNDWATER CLEANUP AT PETROLEUM HYDROCARBON FUEL, VOLATILE ORGANIC COMPOUND AND/OR HEXAVALENT CHROMIUM IMPACTED SITES - BARRY AVENUE PLATING - 2210 BARRY AVENUE, LOS ANGELES, CALIFORNIA 90064 (FILE NO. 08-136 AND CI-9459)

Dear Mr. Kearsley:

We have completed our review of your application for coverage under our General Waste Discharge Requirements permit to inject calcium polysulfide, molasses and vegetable oil at the site referenced above within the City of Los Angeles, California for soil and groundwater cleanup and remediation.

The site investigations and remediation at the facility and adjacent property to the east are being overseen by Department of Toxic Substances Control (DTSC). The Los Angeles Regional Water Quality Control Board's (Regional Board's) involvement in the case is only for approval of the Waste Discharge Requirements (WDR) application and issuance of permit for the WDR.

Barry Avenue Plating consists of three adjoining commercial structures and portions of the site have been used for metal plating and plating-related processes from approximately 1947 to the present. The plating facilities include various metal parts racking, coating, testing, and shipping areas, as well as materials storage, wastewater treatment, and office locations. Current operations include metal anodizing, plating, and painting of parts for a variety of industries.

Several phases of site investigations have been conducted at the site from March 1999 to January 2007 including soil, soil vapor, and groundwater assessments. The site investigations have revealed impacts to soil and groundwater beneath the Barry Avenue Plating facility, the adjacent commercial property to the east, and Barry Avenue to the southwest. It has been reported that Barry Avenue Plating has agreed to accept full responsibility for the assessment and remediation of the site and the adjacent property to the east pursuant to a settlement reached after litigation between the respective property owners.

Trichloroethne (TCE), perchloroethylene (PCE) and other volatile organic compounds (VOCs), and hexavalent chromium and other heavy metals were detected in the vadose zone and groundwater. The highest historical concentrations of TCE and hexavalent chromium have been reported at 636 micrograms per kilogram (μ g/kg) and 380,000 μ g/kg in soil, respectively. And the highest historical concentrations of

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TCE and hexavalent chromium in groundwater have been reported at 1,910 micrograms per liter (μ g/L) and 3,300 μ g/L, respectively. Moreover, the highest historical concentration of TCE has been reported at 437 μ g/L in soil vapor.

The site is located at 2210 Barry Avenue, and the adjacent commercial property to the east is located along Olympic Boulevard between Barry Avenue and Federal Avenue in Los Angeles, California. The facility is approximately one acre and is bordered on the north by Olympic Boulevard, on the west by Barry Avenue, on the south and east by commercial and industrial buildings. The nearest surface water body is the Pacific Ocean located approximately 3 miles southwest of the site. The two closest active groundwater production wells to the Site are operated by the City of Santa Monica (SM3 and SM4) and are located in a crossgradient direction at distances of approximately 0.7 and 1 mile, respectively, to the west of the site. The primary source areas for hexavalent chromium to be remediated by injection of calcium polysulfide at the site are the Magnesium Room and the Recycling Room.

URS submitted a *Final Removal Action Workplan* (RAW) for the site to DTSC and the workplan was approved by DTSC on March 4, 2008. After the case was referred to the Regional Board for WDR permit application, Regional Board staff reviewed the RAW and the WDR application and sent a comments letter to DTSC, dated July 15, 2008, requiring the site owner to meet certain requirements and submit additional documents to be part of the RAW. URS, on behalf of the site owner, submitted a *Response to Comments* letter, dated September 5, 2008. In addition, Regional Board staff held a meeting with representatives of the site owner and adjacent property as well as DTSC on September 8, 2008. On September 18, 2008, URS submitted an *Addendum to WDR Application* to be part of the RAW in accordance with the comments provided by Regional Board staff at the meeting.

The workplan proposes to inject calcium polysulfide (CPS) into the vadose zone and groundwater for hexavalent chromium reduction and into groundwater for VOC reduction. It also envisages enhancing the insitu chemical treatment with carbon sources by injecting molasses and vegetable oil. The VOC mass in the soil is proposed to be removed with a soil vapor extraction (SVE) system.

Prior to injecting CPS into the soils, a water only injection test will be performed outside of the hexavalent chromium-impacted soil zones to assess the probable injection rates and the injection radius of influence. A groundwater injection pilot test with additional short-term groundwater sampling events will also be performed that includes injecting CPS into injection well GWI-9 to assess the radius of influence, injection rates, injection volume and short-term impacts of the CPS injection on pH and oxidation-reduction potential (ORP) of the groundwater.

Two potential vadose zone source areas located in the northern and in the eastern portions of the site are the focuses of the chemical injection. CPS injection points will be advanced in the Magnesium Room and in the Recycling Room located within 17 mg/Kg hexavalent chromium contoured areas. The estimated radii of influence of the injection points are envisaged to overlap to cover the entire contoured areas. Five injection points will be advanced to 25 feet below ground surface (bgs) to remediate the shallow hexavalent-impacted soil in the Magnesium Room. Fourteen injection points will be advanced to 25 feet bgs to cover the shallow, hexavalent chromium areas in the Recycling Room. In addition, four deep borings will be advanced from 30 feet to 50 feet bgs to remediate the deeper soil concentrations in the Recycling Room. Approximately 60 to 400 gallons of 29% CPS solution will be injected into the shallow borings in Magnesium Room and Recycling Room using limited access direct push drill rig, followed by approximately 3,000 to 3,500 gallons of chase water. And approximately 800 gallons of 29% CPS solution will be injected into deeper borings in

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the Recycling Room, followed by approximately 13,300 gallons of chase water. This approach has been adopted to avoid precipitation from the diluted CPS solution in a mixing tank.

The CPS injection is designed to reduce hexavalent chromium to trivalent chromium, which then takes advantage of natural chromium precipitation with hydroxides to remove the trivalent chromium from groundwater. The CPS injection also produces a strong reducing environment that has the potential to support VOC reduction with bioenhancement from a carbon source. The groundwater in-situ treatment focuses on groundwater extending from wells MW-6, MW-5 and MW-11 to MW-13 and MW-14 which have hexavalent chromium concentrations that exceed the 50 µg/L total dissolved chromium maximum contaminant level (MCL) and on groundwater around wells MW-5, MW-6, MW-10, MW-11, MW-12, and MW-14 which have TCE concentrations that exceed the remedial goal set in the RAW, which is ten times the TCE MCL of 5 µg/L, and around wells MW-3 and MW-4 that have had historical detections of TCE above the RAW remedial goal. Approximately 1,300 gallons of undiluted CPS (29% concentration) will be injected into ten new injection wells and two existing monitoring wells (MW-11 and MW-14) and the remaining monitoring wells will be used to assess treatment radius and effectiveness. CPS injection will be followed by injection of approximately 35,000 gallons of potable water from a fire hydrant and a carbon source as needed to chase the CPS further into the formation. The CPS and potable water will be delivered to the injection wells using a pump through a 2-inch flexible hose connected to a 1-inch drop pipe in the injection well that will extend approximately 10 feet below the water table. Monitoring wells within 50 feet of the CPS injection point will be monitored for changes in pH, oxidation-reduction potential, and dissolved oxygen concentrations using field monitors to identify the effective radius of influence from the injection points.

All 17 groundwater monitoring wells will be gauged and sampled prior to performing the CPS injection. Samples will be analyzed for VOCs by EPA Method 8260B and in accordance with the list of constituents presented in a table on page 11 of the supplemental information provided as part of the WDR application on March 7, 2008 and titled *Report of Waste Discharge Supplemental Information*. In addition, the following constituents and parameters will specifically be measured and/or tested prior to CPS injection: color, pH, total organic carbon (TOC), chemical oxygen demand (COD), biological oxygen demand (BOD) total dissolved solids (TDS), total suspended solids (TSS), turbidity, specific conductivity, oxidation/reduction potential (ORP), temperature, major anions, major cations, dissolved metals, sulfates, phosphorus, dissolved oxygen (DO), dissolved carbon dioxide, and methane.

Regional Board staff has determined that the proposed discharge meets the conditions specified in Order No. R4-2007-0019, Revised General Waste Discharge Requirements for Groundwater Remediation at Petroleum Hydrocarbon Fuel, Volatile Organic Compound and/or Hexavalent Chromium Impacted Sites (General WDRs), adopted by the Regional Water Quality Control Board on March 1, 2007.

This WDR shall not be rescinded until Regional Board staff determines the WDR is no longer needed for the site cleanup.

Enclosed are your Waste Discharge Requirements consisting of General WDRs Board Order No. R4-2007-0019, and Monitoring and Reporting Program No. CI-9459 stipulations along with Standard Provisions.

The Monitoring and Reporting Program requires you to implement the monitoring program on the effective date of this enrollment under Regional Board Order No. R4-2007-0019. All monitoring reports shall be sent to the Regional Board, <u>ATTN: Information Technology Unit.</u>

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Mr. Chuck Kearsley Barry Avenue Plating

When you submit monitoring or technical reports to the Regional Board per these requirements, please include a reference to Compliance File No. CI-9459, which will assure that the reports are directed to the appropriate staff and file. Do not combine other reports with your monitoring reports. Submit each type of report as a separate document.

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We are sending a copy of the Order No. R4-2007-0019, only to the applicant. A copy of the Order will be furnished to anyone who requests it.

If you have any questions, please contact Mr. Bizuayehu Ayele at (213) 576-6747 or Mr. Dixon Oriola at (213) 576-6803.

Sincerely,

Tracy J. Egoscue Executive Officer

Enclosures:

- 1. Regional Board Order R4-2007-0019
- 2. Monitoring and Reporting Program No. CI-9459
- 3. Standard Provisions applicable to Waste Discharge Requirements
- 4. Site Location Map
- 5. Site Layout Map
- 6. Shallow Vadose Zone Injection Points Map, Magnesium Room Area
- 7. Shallow Vadose Zone Injection Points Map, Recycling Room Area
- 8. Deep Vadose Zone Injection Points Map, Recycling Room Area
- 9. Groundwater Contour Map, January 2007
- 10. Groundwater Injection Wells Map

Cc:

- Mr. Phil Blum, DTSC, Chatsworth Office, Chatsworth, CA
- Mr. Tedd Yargeau, DTSC, Chatsworth Office, Chatsworth, CA
- Mr. Todd Wallborn, DTSC, Chatsworth Office, Chatsworth, CA
- Mr. Gregory Patterson, Musick, Peeler & Garrett, LLP, Westlake Village, CA
- Mr. Gary Meyer, Parker Milliken, Los Angeles, CA
- Mr. Thomas J. Smith, Thomas J. Smith Attorney-at-Law, Encino, CA
- Mr. Duane Paul, AMEC, Newport Beach, CA

STATE OF CALIFORNIA CALIFORNIA REGIONAL WATER QUALITY CONTROL BOARD LOS ANGELES REGION

ORDER NO. R4-2007-0019 REVISED GENERAL WASTE DISCHARGE REQUIREMENTS FOR

GROUNDWATER REMEDIATION AT PETROLEUM HYDROCARBON FUEL, VOLATILE ORGANIC COMPOUND AND/OR HEXAVALENT CHROMIUM IMPACTED SITES (FILE NO. 01-116)

The California Regional Water Quality Control Board, Los Angeles Region (Regional Board) finds:

- 1. Pursuant to Division 7 of the California Water Code, this Regional Board at a public hearing held on January 24, 2002, adopted the General Waste Discharge Requirements (WDRs) (Order No. R4-2002-0030) relative to the groundwater remediation at petroleum hydrocarbon fuel and/or volatile organic compound impacted sites. Subsequent to adoption of the initial general waste discharge requirements (WDRs), these WDRs have been revised to include the use of ozone as a treatment compound and the application and use of trace materials.
- 2. Since then, however, at sites throughout Los Angeles County, monitoring and municipal production wells have become polluted with dissolved hexavalent chromium. From the Pacoima Sunland area in the northeastern San Fernando Valley to the basin's narrows in City of Los Angeles and from the northern edge of Central Basin to Long Beach, hexavalent chromium releases have threatened or have directly impacted monitoring or municipal supply wells.
- 3. Table I (Attachment A) of Order R4-2007-0019 includes a list of materials that can be used for in-situ remediation purposes. Newly added remedial compounds for in-situ reduction are calcium polysulfide, ferrous sulfate, sodium dithionite, and bioremediation agents such as molasses, lactose, cheese whey or starch and emulsified oil have demonstrated that they can effectively convert hexavalent chromium to chromium III, a less toxic and more stable compound. In addition, activated persulfate (Klozur TM) for chemical oxidation has proven to be effective for the remediation of petroleum impacted sites. The revised general WDRs are to include the above to the list of materials approved for in-situ remediation zone treatment purposes and include a brief list of tracer materials that can be utilized at sites to aid in determination of the effectiveness of clean up material application.

December 27, 2004 Revised January 5, 2005 Revised February 1, 2005 Revised April 19, 2005 Revised November 17, 2006 Revised March 1, 2007

File No. 01-116

Groundwater Remediation at Petroleum Hydrocarbon Fuel, Volatile Organic Compound And / or Hexavalent Chromium Impacted Sites Order No. R4-2007-0019

- 4. The California Water Code (CWC), section 13260, subdivision (a)(1) requires that any person discharging wastes, or proposing to discharge wastes other than into a community waste water collection system, which could affect the quality of the waters of the State, shall file a Report of Waste Discharge with the Regional Board. The Regional Board shall then prescribe requirements for the discharge or proposed discharge of wastes.
- Section 13263, subdivision (i) of the CWC provides that a Regional Board may prescribe general waste discharge requirements for discharges produced by similar operations, involving similar types of wastes, and requiring similar treatment standards.
- 6. The adoption of general WDRs for in-situ groundwater remediation/cleanup or the extraction of polluted groundwater with above ground treatment and the return of treated groundwater to the same aquifer zone would: a) simplify the application process for dischargers, b) allow more efficient use of Regional Board staff time, c) reduce Regional Board time by enabling the Executive Officer to notify the discharger of the applicability of the general WDRs, d) enhance the protection of surface water quality by eliminating the discharge of wastewater to surface waters, and e) provide a level of protection comparable to individual, site-specific WDRs.
- 7. Petroleum hydrocarbon fuel, volatile organic compound and hexavalent chromium contaminated groundwater at various sites throughout the Los Angeles region and cause or threaten to cause adverse impacts to existing and potential beneficial uses of the region's groundwater resources. Remediation/cleanup of groundwater at these sites includes the use and application of chemical, biological, and physical treatment processes, such as, chemical oxidation, chemical reduction, oxygen enhanced process, nutrient or chemical addition for enhanced biodegradation, or groundwater pump and treat technology with the return of treated groundwater to the same aquifer zone in some cases.
- 8. The application of any material to groundwater may result in unintended adverse impacts to groundwater quality. Any potential adverse water quality impacts that may result will be localized, of short-term duration, and will not impact any existing or prospective beneficial uses of groundwater. Groundwater quality will be monitored before addition of any materials, during treatment, and after treatment is completed to verify no long-term adverse impact to water quality.
- 9. The implementation of in-situ cleanup may require a small-scale pilot testing program or demonstration study prior to the design and implementation of a full-scale remediation project. The discharges from the pilot test programs or demonstration study are also covered under these general WDRs.

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- The Regional Board adopted a revised Water Quality Control Plan (Basin Plan) for the Los Angeles Region on June 13, 1994. The Basin Plan contains water quality objectives and lists the beneficial uses of groundwater in the Los Angeles region. Beneficial uses of groundwater in the Los Angeles region include, among others: municipal and domestic supply, industrial service and process supply, agricultural supply and groundwater recharge. Beneficial uses for individual hydrologic sub-areas are specified in the Basin Plan. See Attachment B Table 3-10 water quality objectives for selected constituents in regional groundwaters.
- The release of petroleum hydrocarbon fuel, volatile organic compounds and hexavalent chromium, at many sites within the Los Angeles region affects only shallow groundwater sources. Many of the shallow groundwater zones contain general mineral content (total dissolved solids, chloride, and sulfate, etc.) in concentrations, which are considered to be naturally occurring and not the result of pollution that may exceed Basin Plan Objectives for these constituents. Treated groundwater that exhibits general mineral content that are naturally occurring and exceeds Basin Plan Objectives may be returned to the same groundwater formations from which it is withdrawn, with concentrations not exceeding the original background concentrations for the site.
- 12. Treated groundwater that exhibits general mineral content that is naturally occurring and exceeds Surface Water Basin Plan Objectives must be treated if discharged into surface waters under a separate National Pollutant Discharge Elimination System (NPDES) Permit.
- 13. The general WDRs are applicable to groundwater remediation projects at, petroleum hydrocarbon fuel, volatile organic compound and hexavalent chromium impacted sites. Depending on the Report of Waste Discharge, the Executive Officer determines the annual fee based on the threat to water quality and complexity of the discharge. The general WDRs are to regulate groundwater discharges that have a threat to water quality of Category 3 and Complexity rating of A for a combined rating of 3-A.
- 14. Discharges with a rating of 3-A contain pollutants that could degrade water quality or cause a minor impairment of designated beneficial uses within the application area of the receiving groundwater. The discharges covered by these requirements will have a groundwater monitoring program to comply with requirements prescribed in this Order.
- 15. The requirements contained in this Order were established by considering, and are consistent with, all the water quality control policies, plans, and regulations mentioned above and, if they are met, will protect and maintain the existing beneficial uses of the receiving groundwater.
- 16. The permitted discharge is consistent with the antidegradation provisions of State Water Resources Control Board Resolution No. 68-16 (Anti-degradation Policy). The impact on

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existing water quality will not be significant in comparison to individual WDRs, and the general WDRs will improve the quality of the affected groundwater.

- 17. These general WDRs are not intended to alter or supersede any existing restrictions or working arrangements relating to cleanup cases with local governmental agencies.
- 18. In accordance with the Governor's Executive Order requiring any proposed activity be reviewed to determine whether such activity will cause additional energy usage, this Regional Board has determined that implementation of these general WDRs will not result in a change in energy usage exceeding what would be used if site-specific WDRs were issued for cleanup at these sites.
- 19. The Regional Board has prepared an Initial Study and Mitigated Negative Declaration for the issuance of these general WDRs in accordance with the provisions of the California Environmental Quality Act (CEQA).
- 20. The Regional Board has notified interested agencies and persons of its intent to prescribe general WDR's for the discharges covered under these general WDRs, and has provided them with an opportunity to submit their written views and recommendations for the requirements.
- 21. The Regional Board, in a public meeting, heard and considered all comments pertaining to the tentative general WDRs.

IT IS HEREBY ORDERED THAT dischargers authorized under this Order shall meet the provisions contained in Division 7 of the California Water Code, and regulations adopted here under, by complying with the following:

A. ELIGIBILITY

- 1. A discharger may seek coverage under this Order for:
 - a. existing and future discharges to groundwater of remediation compounds from the cleanup of petroleum hydrocarbon fuel, volatile organic compound and/or hexavalent chromium impacted sites and similar discharges.
 - b. re-injection, percolation or infiltration of treated groundwater from a pump and treat remediation system(s).
- 2. To be covered under this Order, a discharge must meet the following criteria:
 - a. The Executive Officer must find, based on the Report of Waste Discharge submitted pursuant to Provision C, that the groundwater discharges for which coverage under this Order are sought have a threat to water quality of Category 3

and Complexity rating of A for a combined rating of 3-A, using the rating criteria noted (see on the Regional Board website at:

http://www.waterboards.ca.gov/losangeles/html/permits/fee_schedule/fee%20schedules%20(2004-005).pdf

- b. The discharger must have an approved Remediation Action Plan (RAP). The discharger shall submit a copy of the approved RAP including any conditions of implementation with the Report of Waste Discharge for application of the general WDRs. At a minimum, the RAP shall include the following site-specific information:
 - The background water quality of the aquifer of the groundwater remediation site(s) including contaminant types, total dissolved solids, sulfates, chlorides, nitrogen (NH₄, NO₃, NO₂), chemical oxygen demand, biological oxygen demand, phosphorus, pH, dissolved metals, nutrients, dissolved oxygen, dissolved carbon dioxide, methane, temperature, iron, and oxidation-reduction potential;
 - Information on any potential adverse impacts to groundwater quality, and whether the impacts will be localized and short-term;
 - The results of any pilot testing performed for the treatment technology to be used;
 - Site-specific geology (lithology and physical parameters) and hydrogeologic parameters, hydrologic report;
 - Infiltration rate;
 - Characterization and extent of petroleum hydrocarbon fuel, volatile organic compound and hexavalent chromium plume(s);
 - Description of the treatment system(s);
 - Adequate groundwater monitoring network with historical groundwater monitoring report;
 - Description of the aerial extent of the application area and identification of monitoring wells to be used to determine water quality upgradient, within the application area, downgradient from the application area and identify the compliance point;
 - Material Safety Data Sheet (MSDS) information and other product technical information for any materials to be used for cleanup;
 - Application rate(s), material type(s) and applied concentrations; and
 - Evaluation of loading rates for nitrogen compounds, total dissolved solids, sulfate, and chloride compounds.

c. The General Waste Discharge Requirements would allow the following materials to be used for in-situ remediation purposes:

1. Oxidation/Aerobic Degradation Enhancement Compounds:

- Fenton's reagent (hydrogen peroxide, ferrous iron catalyst, and pH buffer)
- Hydrogen peroxide
- Potassium or sodium permanganate
- Oxygen release compound (ORC) magnesium peroxide
- Ozone
- Activated Persulfate (Klozur TM)

2. Reducing/Reductive Degradation Enhancement Compounds (Table I):

- Calcium Polysulfide (Inorganic)
- Ferrous Sulfate (Inorganic)
- Ferrous Chloride (Inorganic)
- Sodium Dithionite (Inorganic)
- Zero-valent iron (Inorganic)
- Bio-remediation (Organic) using:
 - Molasses,
 - Lactose,
 - Cheese Whey and/or
 - Starch
 - Sodium Lactate
 - Ethanol
 - Emulsified Oil
 - Corn Syrup
 - Hydrogen Release Compound (HRC)–{proprietary}

3. Inorganics/Nutrients:

Nitrate, ammonia, phosphate, vitamins

4. Carbon Sources/Electron Donors:

 Acetate, lactate, propionate, benzoate, oleate, ethanol, propanol, methanol, glucose, complex sugars such as molasses or corn syrup, other food process byproducts such as milk whey or yeast extract, other complex organic material such as wood chips

5. Study tracer compounds:

- The tracer compounds shall be highly contrast and not reactive with current contaminants to be treated. The tracers may be chloride-based and bromide-based salts, such as sodium-flouroscein, calcium chloride, sodium chloride, calcium bromide, sodium bromide, potassium bromide, potassium, iodide, Rhodamine WT, rhodamine (D), eosine, and fluoride salts, or similar materials as approved by the Executive Officer.
- 3. In applying these general WDRs, the monitoring program shall address changes in geochemistry that may alter the potential occurrence of transference of chromium (III) into chromium (VI), or vice versa, during the oxidation or reduction process in the insitu remediation under these WDRs.
- 4. For the purpose of renewal of existing individual requirements with these general WDRs, provided that all the conditions of these general WDRs are met, renewal is effective upon issuance of a notification by the Executive Officer and issuance of a new monitoring and reporting program.
- 5. When the individual WDRs with more specific requirements are issued to a discharger, the applicability of this Order to that discharger is automatically terminated on the effective date of the individual WDRs.

B. AUTHORIZATION

To be authorized to discharge under this Order, the discharger must submit a Report of Waste Discharge in accordance with the requirements of Part C of this Order. Upon receipt of the application, the Executive Officer shall determine the applicability of this Order to such a discharge and the completeness of the application package. If the discharge is eligible, the Executive Officer shall notify the discharger that the discharge is authorized under the terms and conditions of this Order and prescribe an appropriate monitoring and reporting program. For new discharges, the discharge shall not commence until receipt of the Executive Officer's written determination and the discharger receives general WDRs to include a site specific monitoring and reporting program.

C. REPORT OF WASTE DISCHARGE

1. Deadline for Submission

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- a. Renewal of permits of existing dischargers covered under individual WDRs that meet the eligibility criteria in Part A and have submitted Report of Waste Discharge will consist of a letter of determination from the Executive Officer of coverage under this Order.
 - b. New dischargers shall file a complete application to include all information identified in Items A1, A2 and as above at least 60 days before planned commencement of any discharge.

2. Forms for Report of Waste Discharge

- a. Dischargers shall use the appropriate forms (Standard Form 200) or equivalent forms approved by the State Water Resources Control Board or the Executive Officer of the Los Angeles Regional Board.
- b. The discharger, upon request, shall submit any additional information that the Executive Officer deems necessary to determine whether the discharge meets the criteria for coverage under this Order, and/or in prescribing an appropriate monitoring and reporting program.
- c. The Report of Waste Discharge shall be accompanied by the first annual fee (if appropriate) in accordance with the current version of California Code of Regulation, Title 23, Division 7, Chapter 9, Waste Discharge Report and Requirements Article 1 fees for a discharge. The check or money order shall be made payable to the "State Water Resources Control Board."

D. DISCHARGE PROHIBITIONS

- 1. The discharge of wastes other than those which meet eligibility requirements in Part A of this Order is prohibited unless the discharger obtains coverage under another general permit or an individual site specific permit that regulates the discharge of such wastes.
- 2. The discharge of any radiological, chemical, or biological warfare agent or high level radiological waste is prohibited.
- 3. Creation of a pollution, contamination, or nuisance, as defined by section 13050 of the California Water Code (CWC), is prohibited.
- 4. The surfacing as overflow of wastes from the treatment system at any time and at any location is prohibited.

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5. The disposal of wastes in geologically unstable areas or so as to cause earth movement is prohibited.

E. DISCHARGE LIMITATIONS

- 1. The discharge of wastes shall not cause the pH of the receiving groundwater at the compliance point, downgradient outside the application area, beyond the range of 6.5 and 8.5.
- 2. The discharge of wastes shall not cause the mineral constituents of the receiving groundwater at the compliance point, downgradient outside the application area, in excess of applicable limits given in Attachment A. In the letter of determination, the Executive Officer shall indicate the groundwater limitations in Attachment An applicable to the particular discharge, and identify the compliance point(s) for the site.
- 3. The discharge of wastes shall not cause the concentrations of chemical constituents and radionuclides of the receiving groundwater designated for use as domestic or municipal supply at the compliance point, downgradient outside the application area, in excess of the Maximum Contaminate Levels (MCLs) specified in the following provisions of Title 22 of the California Code of Regulations which are incorporated by reference into the Basin Plan: Table 64431-A of section 64431 (inorganic chemicals), Table 64431-B of section 64431 (fluoride), Table 64444-A of section 64444 (organic chemicals), and Table 4 of section 64443 (radioactivity). This incorporation by reference is prospective including future changes to the incorporated provisions as the changes take effect.
- Waste discharged shall not cause the concentration of coliform organisms over any seven days period greater than 1.1/100ml.
- Waste discharged shall not contain salts, heavy metals, or organic pollutants at levels that would cause receiving groundwater at the compliance point, downgradient outside the application area, to exceed the water quality objectives for groundwater or groundwater that may be in hydraulic connection with surface waters designated for marine aquatic life or body contact recreation.
- 6. Waste discharged shall not cause the groundwater to contain concentrations of chemical substances or its by-products in amounts that adversely affect any designated beneficial use, outside the application area or treatment zone at the compliance point(s).

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- 7. Waste discharged shall not cause the groundwater to contain residual taste or odor in concentrations that cause nuisance or adversely affect beneficial uses, outside the application area or treatment zone at the compliance point(s).
- 8. Waste discharged shall not cause the groundwater to contain in amounts that cause nitrogen as nitrate-nitrogen plus nitrite-nitrogen (NO₃-N+NO₂-N), 45 mg/L as Nitrate (NO₃), 10 mg/L as nitrate-nitrogen (NO₃-N), or 1 mg/L as nitrite-nitrogen (NO₂-N), outside the application area or treatment zone at the compliance point(s).

F. PROVISIONS

- 1. The Executive Officer may require any discharger authorized under this Order to apply for and obtain individual WDRs with specific requirements. The Executive Officer may require any discharger authorized to discharge under this permit to apply for individual WDRs only if the discharger has been notified in writing that a permit application is required. This notice shall include a brief statement of the reasons for this decision, an application form, a statement setting a deadline for the discharger to file the application, and a statement that on the effective date of the individual requirements, the authority to discharge under this General WDRs are no longer applicable.
- 2. This Order includes the attached "Tentative Standard Provisions Applicable to Waste Discharge Requirements." (Attachment C) If there is any conflict between provisions stated herein before and the attached "Standard Provisions," those provisions stated herein shall prevail.
- 3. Adequate facilities shall be provided to divert surface and storm water away from the application area and/or treatment system and areas where any pollutants are stored.
- 4. The application of materials or the re-injection of treated groundwater shall only be at a site owned or controlled by the discharger.
- 5. All work must be performed by or under the direction of a registered civil engineer, registered geologist, or certified engineering geologist. A statement is required in all technical reports that the registered professional in direct responsible charge actually supervised or personally conducted all the work associated with the project.
- 6. The discharge of wastes to or infiltration to a surface water system must be covered by separate WDRs under the National Pollution Discharge Elimination System (NPDES) permit.

- 7. This Order does not alleviate the responsibility of discharger to obtain other necessary local, state, and federal permits to construct facilities necessary for compliance with this Order; nor does this Order prevent imposition of additional standards, requirements, or conditions by any other regulatory agency. Additionally, the discharger shall notify the Native American Heritage Commission of any plans to disturb the soil in order to comply with California Environmental Quality Act (CEQA) guidelines as set forth in Section 15064.5(b)(c). Furthermore the discharger is required to provide local information prior to excavation to the California Historic Resources Information Center (CHRIS). This will serve as their due diligence record search to provide proximity to Native American historical and archeological resources. The discharger shall also be required to adhere to California Health and Safety Code Section 7050.5. Public Resources Code Section 5097.98, CEQA Section 15064.5(d) and Section 15064.5 (f) to ensure that mitigation plan provisions are in-place to identify, evaluate and consult with your commission about the discovery and disposition of any recovered human remains or artifacts, should the occasion arise, during the remediation process overseen by this agency.
- 8. The discharger shall notify Regional Board staff by telephone within 24 hours, followed by written notification within one week; in the event it is unable to comply with any of the conditions of this Order due to:
 - a) Breakdown of waste treatment equipment,
 - b) Accident caused by human error or negligence,
 - c) Other causes such as acts of nature, or
 - d) Site construction or development operations.
- 9. Any discharger authorized under this Order may request to be excluded from coverage of this Order by applying for an individual permit.
- 10. In accordance with section 13263(e) of the California Water Code, these requirements are subject to periodic review and revision by the Regional Board within a five (5) year cycle.
- 11. In accordance with Water Code section 13263(g), these requirements shall not create a vested right to continue to discharge and are subject to rescission or modification. All discharges of waste into waters of the state are privileges, not rights.
- 12. The discharger shall develop a contingency plan and maintain it on site. The contingency plan shall detail appropriate actions to be taken in order to protect human health and the

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environment in case of any spill or failure related to the operation or mis-operation of the treatment system.

G. MONITORING AND REPORTING REQUIREMENTS

- 1. The Executive Officer is hereby authorized to prescribe a Monitoring and Reporting Program for each authorized discharger. This program may include participation of the discharger in a regional monitoring program.
- 2. The discharger shall file with the Regional Board technical reports on self-monitoring work conducted according to the Monitoring and Reporting Program specified by the Executive Officer and submits other reports as requested by the Regional Board.
- 3. The discharger shall retain records of all monitoring information and data used to complete the Report of Waste Discharge and application for coverage under this Order for at least five years from the date of permit issuance. The retention period shall be extended during any unresolved litigation regarding the discharge or when requested by the Executive Officer.
- 4. The discharger shall maintain all sampling, measurement and analytical results, including the date, exact place, and time of sampling or measurement; individual(s) who did the sampling or measurement; the date(s) analyses were done; analysts' names; and analytical techniques or methods used.
- 5. All sampling, sample preservation, and analyses must be conducted according to test procedures under title 40 Code of Federal Regulations, section 136, unless other test procedures have been specified in this Order or by the Executive Officer.
- 6. All chemical, bacteriological, and bioassay analyses shall be conducted at a laboratory certified for such analyses by the California Department of Health Services Environmental Laboratory Accreditation Program (CDHS-ELAP) or other state agency authorized to undertake such certification.
- 7. The discharger shall calibrate and maintain all monitoring instruments and equipment to insure accuracy of measurements, or shall insure that both activities will be conducted.
- 8. In reporting the monitoring data, the discharger shall arrange the data in tabular form so that the date, constituents, and concentrations are readily discernible. The data shall be summarized to demonstrate compliance with waste discharge requirements. Laboratory

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analytical data from any soil testing and/or groundwater monitoring shall be reported in Electronic Deliverable Format in accordance with California Water Code section 13195 et. seq. requirements, if applicable.

- 9. For every item where the requirements are not met, the discharger shall submit a statement of the actions undertaken or proposed that will bring the discharge into full compliance with requirements at the earliest time and submit a timetable for correction.
- 10. The discharger shall file a report of any material change or proposed change in the character, location or volume of the discharge.
- 11. The discharger shall notify this Regional Board within 24 hours by telephone of any adverse condition resulting from the discharge; such notification shall be affirmed in writing within five working days.
- 12. Whenever wastes, associated with the discharge under this Order, are transported to a different disposal site, the following shall be reported in the monitoring report: type and quantity of wastes; name and address of the hauler (or method of transport if other than by hauling); and location of the final point(s) of disposal.
- 13. Each monitoring report must contain an affirmation in writing that:

"All analyses were conducted at a laboratory certified for such analyses by and in accordance with current USEPA procedures or as specified in this Monitoring and Reporting Program."

14. Each report shall contain the following completed declaration:

"I declare under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gather and evaluate the information submitted. Based on my inquiry of the person or persons who managed the system or those directly responsible for gathering the information, the information submitted, is, to the best of my knowledge and belief, true, accurate and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations.

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Executed on the	day of	at	·	· . ,
	,			
·			_ (Signature)	
•			_ (Title)"	

H. EXPIRATION DATE AND CONTINUATION OF THIS ORDER

This Order expires on March 1, 2012; however, for those dischargers authorized to discharge under this Order, it shall continue in full force and effect until a new order is adopted.

I. REAUTHORIZATION

Upon re-issuance of a new general permit Order, dischargers authorized under this Order shall file a new Report of Waste Discharge within 45 days of notification by the Executive Officer.

I, Jonathan S. Bishop, Executive Officer, do hereby certify that the foregoing is a full, true, and correct copy of an Order adopted by the California Regional Water Quality Control Board, Los Angeles Region, on March 1, 2007.

Jonathan S. Bishop Executive Officer

TABLE I	-	:	\vdash		-		+
	nec	diation Techno	lo	ogies Used at U.S. (CI	romium Sites	t
	Ţ				Ĺ		1
 			H		 -		ł
Additivo		Additive Type		Treatment Mechanism	-	Comments	Ī
Additive	+	Additive Type	-	Treatment wechanism	╀	Comments	1
Calcium Polysulfide	1	Inorganic	_	Sulfide oxidation causing	F	End products in aerobic conditions is sulfate	1
Hydrogen Sulfide Gas		Inorganic .	Ŀ	hexavalent chromium reduction to trivalent chromium and		and sulfide precipitate (retained by soil) and in anaerobic conditions may produce measurable	
Sodium Sulfide	+	Inorganic	-	precipitation as a sulfide	H	concentrations of aqueous sulfide or other sulfide compounds.	
	1				_		
Ferrous Sulfate		Inorganic		Ferrous oxidation causing hexavalent chromium reduction to		End products in aerobic conditions is ferric coprecipitate (retained by soil) and in.	ĺ
	ľ			trivalent chromium and coprecipitation with ferric iron		anaerobic conditions may produce measurable concentrations of aqueous ferrous iron and	
			L	hydroxide	L	trivalent chromlum.	
Sodium Dithionite	+	Inorganic	 -			Pod and data to a self-transition of	1
	1	3		Sulfite oxidation causing hexavalent chromium reduction to		End products in aerobic conditions is a hydroxide precipitate (retained by soil) and,	
Sulfur Dioxide Gas	E	Inorganic		trivalent chromium, excess		potentially, measureable concentrations of aqueous trivalent chromium and in anaerobic	
Sodium Metabisulfite	╁	Inorganic	-	trivalent chromium preciptates as hydroxide	_	conditions may produce higher measurable	
	_		Ĺ	.,	Ŀ	concentrations of aqueous trivalent chromlum.	1
	+	•			-		-
Molasses		Organic (Off-the-Shelf)					
Cheese Whey	+	Organic (Off-the-Shelf)				End products in aerobic conditions is a	
	1		·	Anaerobic biological depression of	·	hydroxide precipitate (retained by soil) and,	
Sodium Lactate		Organic (Off-the-Shelf)		ORP causing reduction of hexavalent chromium reduction to		potentially, measureable concentrations of aqueous trivalent chromium and in anaerobic	
Emulsified Oil	+	Organic (Off-the-Shelf)	_	trivalent chromium, excess	_	conditions may produce higher measurable	
Corn Syrup		Organic (Off-the-Shelf)		trivalent chromium preciptates as hydroxide		concentrations of aqueous trivalent chromium and carboxylic acids (incomplete	
Ethanol	+	Organic (Off-the-Shelf)	H		-	transformation of organic source).	
	1	Organic (Off-the-Shelf)		·			
Lactose		Organic (On-the-Shell)					1
HRC	+	Organic (Proprietary)	_	<u> </u>	-	UDO (I led and Dalana Comment has	
,	ŀ	Organia (i repriesary)				HRC (Hydrogen Release Compound by Regenesis) is propanoic acid, also known as	
						Glycerol Tripolylactate, a carbohydrate. It is a highly viscous material (like Honey) that	l
				Anaerobic biological depression of ORP causing reduction of		dissolves slowly, typically about 18 months.	
				hexavalent chromium reduction to		End products in aerobic conditions is a hydroxide precipitate (retained by soll) and,	Ì
				trivalent chromium, excess trivalent chromium precipiates as		potentially, measureable concentrations of	
				hydroxide		aqueous trivalent chromium and in anaerobic conditions may produce higher measurable	
						concentrations of aqueous trivalent chromium and carboxylic acids (incomplete	
					L	transformation of organic source).	
ORC	Τ.	Organic (Proprietary)		•	<u> </u>		1
	1	blended with Inorganic				ORC (Oxygen Remediation Compound by Regenesis) is the same material as HRC with	
				Anaerobic biological depression of		an additional organosulfur to precipitate	
				ORP causing reduction of		trivalent chromium as a sulfide precipitate. Like HRC, it is a highly viscous material that	
				hexavalent chromium reduction to trivalent chromium, potentially also		dissolves slowly, typically about 18 months. End products in aerobic conditions is sulfate	
				direct reduction by inorganic sulfide, trivalent chromium		and sulfide precipitate (retained by soil) and in	
				preciptates as sulfide		anaerobic conditions may produce measurable concentrations of aqueous sulfide or other	
						sulfide compounds and carboxylic acids	
	+		_		L	(incomplete transformation of organic source).	_
ATTACHMENT A						-	

STATE OF CALIFORNIA CALIFORNIA REGIONAL WATER QUALITY CONTROL BOARD LOS ANGELES REGION

RESOLUTION NO. R07-001

APPROVING THE ENVIRONMENTAL CHECKLIST AND ADOPTING A MITIGATED NEGATIVE DECLARATION FOR GENERAL WASTE DISCHARGE REQUIREMENTS FOR GROUNDWATER REMEDIATION AT PETROLEUM HYDROCARBON FUEL, VOLATILE ORGANIC COMPOUND AND/OR HEXAVALENT CHROMUM IMPACTED SITES (FILE NO. 01-116)

WHEREAS, THE CALIFORNIA REGIONAL WATER QUALITY CONTROL BOARD, LOS ANGELES REGION, FINDS:

- 1. The California Water Code (CWC) section 13260, subdivision (a)(1) requires that any person discharging wastes or proposing to discharge wastes, other than into a community waste water collection system, which could affect the quality of the waters of the State, shall file a Report of Waste Discharge with the Regional Board. The Regional Board shall then prescribe requirements for the discharge or proposed discharge of wastes.
- 2. Section 13263, subdivision (i), of the CWC² provides that a Regional Board may prescribe general waste discharge requirements (WDRs) for discharges produced by similar operations, involving similar types of wastes, and requiring similar treatment standards.
- 3. The adoption of general WDRs for in-situ groundwater remediation/cleanup or the extraction of polluted groundwater with above ground treatment and the return of treated groundwater to the same aquifer zone would: a) simplify the application process for dischargers, b) allow more efficient use of Regional Board staff time, c) reduce Regional Board time by enabling the Executive Officer to notify the discharger of the applicability of the general WDRs, d) enhance the protection of surface water quality by eliminating the discharge of wastewater to surface waters, and e) provide a level of protection comparable to individual, site-specific WDRs.
- 4. Petroleum hydrocarbon fuel, volatile organic compound and hexavalent chromium contaminate the groundwater at various sites throughout the Los Angeles Region and cause or threatens to cause adverse impacts to existing and potential beneficial uses of the region's groundwater resources. Remediation/cleanup of groundwater at these sites includes the use and application of chemical, biological, and physical treatment processes, such as oxygen enhanced process, chemical oxidation, nutrient or chemical addition for enhanced biodegradation, or groundwater pump and treat technology with the return of treated groundwater to the same aquifer zone in some cases.
- 5. The application of any material to groundwater may result in unintended adverse impacts to groundwater quality. Any potential adverse water quality impacts that may result will be localized, of short-term duration, and will not impact any existing or prospective uses of groundwater. Groundwater quality will be monitored before addition of any materials, during treatment, and after treatment is completed to verify no long-term adverse impact to water quality.
- 6. The implementation of in-situ cleanup may require a small-scale pilot testing program or demonstration study prior to the design and implementation of a full-scale remediation project. The

General Waste Discharge Requirements for Groundwater Remediation at Petroleum Hydrocarbon Fuel, Volatile Organic Compound and/or Hexavalent Chromium Impacted Sites Resolution No. R07-001

File No. 01-116

discharges from the pilot test programs or demonstration study are also covered under the general WDRs.

- 7. The Regional Board adopted a revised Water Quality Control Plan (Basin Plan) for the Los Angeles Region on June 13, 1994. The Basin Plan contains water quality objectives and lists the beneficial uses of groundwater in the Los Angeles Region. Beneficial uses of groundwater in the Los Angeles Region include, among others: municipal and domestic supply, industrial service and process supply, agricultural supply and groundwater recharge. Beneficial uses for individual Hydrologic Subareas are specified in the Basin Plan.
- 8. The general WDRs are applicable to groundwater remediation at petroleum hydrocarbon fuel, volatile organic compound and hexavalent chromium impacted sites in the Los Angeles Region. Depending on the Report of Waste Discharge submitted by a discharger seeking coverage under the general WDRs, the Executive Officer determined the annual fee based on the threat to water quality and complexity of the discharge. The general WDRs to regulate groundwater discharges that have a threat to water quality of Category 3 and Complexity rating of A for a combined rating of 3-A.
- 9. Discharges with a rating of 3-A contain pollutants that could degrade water quality or cause a minor impairment of designated beneficial uses within the application area of the receiving groundwater. The discharges covered by these requirements will have a groundwater monitoring program to comply with requirements prescribed in the general WDRs.
- 10. The release of petroleum hydrocarbon fuel, volatile organic compound and hexavalent chromium at sites within the Los Angeles Region affects shallow perched groundwater resources. Many of the shallow perched groundwater zones contain general mineral content (total dissolved solids, chloride and sulfate, etc.), which are considered to be naturally occurring and not the result of pollution, that exceed Basin Plan Objectives for these constituents. The re-injection or infiltration of treated groundwater that exhibits general mineral content that is naturally occurring and exceeds Basin Plan Objectives may be returned to the same groundwater formations from which it is withdrawn, with concentrations not exceeding the original background concentrations for the site.
- 11. Treated groundwater that exhibits general mineral content that is naturally occurring and exceeds Surface Water Basin Plan Objectives must be treated prior to discharge into surface waters under a separate National Pollutant Discharge Elimination System (NPDES) Permit.
- 12. The requirements contained in this Order were established by considering, and are consistent with, all the water quality control policies, plans, and regulations mentioned above and, if they are met, will protect and maintain the existing beneficial uses of the receiving groundwater.
- 13. The permitted discharge is consistent with the antidegradation provisions of State Water Resources Control Board Resolution No. 68-16 (Anti-degradation Policy). The impact on existing water quality will not be significant in comparison to individual WDRs, and the general WDRs will improve the quality of the affected groundwater.

General Waste Discharge Requirements for Groundwater Remediation at Petroleum Hydrocarbon Fuel, Volatile Organic Compound and/or Hexavalent Chromium Impacted Sites Resolution No. R07-001

File No. 01-116

- 14. These general WDRs are not intended to alter or supersede any existing restrictions or working arrangements relating to cleanup cases with local governmental agencies.
- 15. In accordance with the Governor's Executive Order requiring any proposed activity be reviewed to determine whether such activity will cause additional energy usage, this Regional Board has determined that implementation of these general WDRs will not result in a change in energy usage exceeding what would be used if site specific WDRs were issued for cleanup at these sites.
- 16. The Regional Board has notified the applicant and interested agencies and persons of its intent to prescribe general WDRs for the discharges covered under these general WDRs and has provided them with an opportunity to submit their written views and recommendations. The Regional Board, in a public meeting, heard and considered all comments pertaining to the discharge(s) and to the tentative requirements.
- 17. This Regional Board has assumed lead agency role for this project under the California Environmental Quality Act and has conducted an Initial Study (in the format of an expanded Environmental Checklist) in accordance with Title 14, California Code of Regulations, Section 15063, entitled Guidelines for Implementation of the California Environmental Quality Act. Based on the Initial Study, the Regional Board prepared a Mitigated Negative Declaration that the project will not have a significant adverse effect on the environment.
- 18. Copies of the Environmental Checklist and proposed Mitigated Negative Declaration were transmitted to all agencies and persons known to be interested in the matter.
- 19. All comments received have been addressed by Regional Board staff. The Regional Board considered all testimony and evidence at a public hearing held on March 1, 2007, at the Metropolitan Water District Headquarters Office located at 700 North Alameda Street, Los Angeles, California and good cause was found to approve the Environmental Checklist and adopt a Mitigated Negative Declaration.

THEREFORE BE IT RESOLVED THAT:

- 1. This Regional Board hereby approves the Environmental Checklist and adopts the Mitigated Negative Declaration for the General Waste Discharge Requirements for Groundwater Remediation at Petroleum Hydrocarbon Fuel, Volatile Organic Compound and Hexavalent Chromium Impacted Sites.
- 2. A copy of this Resolution shall be forwarded to the State Water Resources Control Board.
- 3. A copy of this Resolution shall be forwarded to all interested parties.
- 4. The application of chemical, biological and physical treatment processes, such as oxygen enhanced process, chemical oxidation, chemical reduction, nutrient or chemical addition for enhanced biodegradation or groundwater pump and treat discharges shall conform with all the requirements, conditions, provisions and limitations set forth in the Order No. R4-2007-0019.

General Waste Discharge Requirements for Groundwater Remediation at Petroleum Hydrocarbon Fuel, Volatile Organic Compound and/or Hexavalent Chromium Impacted Sites Resolution No. R07-001

File No. <u>01-116</u>

CERTIFICATION

I, Jonathan S. Bishop, Executive Officer, do hereby certify that the foregoing is a full, true and correct copy of a Resolution adopted by the California Regional Water Quality Control Board, Los Angeles Region on March 1, 2007.

Jonathan S. Bishop Executive Officer

Attachment I

STANDARD PROVISIONS APPLICABLE TO WASTE DISCHARGE REQUIREMENTS

1. DUTY TO COMPLY

The discharger must comply with all conditions of these waste discharge requirements. A responsible party has been designated in the Order for this project, and is legally bound to maintain the monitoring program and permit. Violations may result in enforcement actions, including Regional Board orders or court orders requiring corrective action or imposing civil monetary liability, or in modification or revocation of these waste discharge requirements by the Regional Board. [CWC Section 13261, 13263, 13265, 13268, 13300, 13301, 13304, 13340, 13350]

2. GENERAL PROHIBITION

Neither the treatment nor the discharge of waste shall create a pollution, contamination or nuisance, as defined by Section 13050 of the California Water Code (CWC). [H&SC Section 5411, CWC Section 13263]

3. AVAILABILITY

A copy of these waste discharge requirements shall be maintained at the discharge facility and be available at all times to operating personnel. [CWC Section 13263]

4. CHANGE IN OWNERSHIP

The discharger must notify the Executive Officer, in writing at least 30 days in advance of any proposed transfer of this Order's responsibility and coverage to a new discharger. The notice must include a written agreement between the existing and new discharger containing a specific date for the transfer of this Order's responsibility and coverage between the current discharger and the new discharger. This agreement shall include an acknowledgement that the existing discharger is liable for violations up to the transfer date and that the new discharger is liable from the transfer date on. [CWC Sections 13267 and 13263]

5. CHANGE IN DISCHARGE

In the event of a material change in the character, location, or volume of a discharge, the discharger shall file with this Regional Board a new Report of Waste Discharge. [CWC Section 13260(c)]. A material change includes, but is not limited to, the following:

(a) Addition of a major industrial waste discharge to a discharge of essentially domestic sewage, or the addition of a new process or product by an industrial facility resulting in a change in the character of the Waste.

Standard Provisions Applicable to Waste Discharge Requirements

10. OPERATION AND MAINTENANCE

The discharger shall, at all times, properly operate and maintain all facilities and systems of treatment and control (and related appurtenances) which are installed or used by the discharger to achieve compliance with conditions of this Order. Proper operation and maintaining and includes effective performance, adequate funding, adequate operator staffing and training, and adequate laboratory and process controls including appropriate quality assurance procedures. This provision requires the operation of backup or auxiliary facilities or similar systems only when necessary to achieve compliance with the conditions of this Order. [CWC Section 13263(f)]

11. HAZARDOUS RELEASES

Except for a discharge which is in compliance with these waste discharge requirements, any person who, without regard to intent or negligence, causes or permits any hazardous substance or sewage to be discharged in or on any waters of the State, or discharged or deposited where it is, or probably will be, discharged in or on any waters of the State, shall, as soon as (a) that person has knowledge of the discharge, (b) notification is possible, and (c) notification can be provided without substantially impeding cleanup or other emergency measures, immediately notify the Office of Emergency Services of the discharge in accordance with the spill reporting provision of the State toxic disaster contingency plan adopted pursuant to Article 3.7 (commencing with Section 8574.7) of Chapter 7 of Division 1 of Title 2 of the Government Code, and immediately notify the State Board or the appropriate Regional Board of the discharge. This provision does not require reporting of any discharge of less than a reportable quantity as provided for under subdivisions (f) and (g) of Section 13271 of the Water Code unless the discharger is in violation of a prohibition in the applicable Water Quality Control plan. [CWC Section 13271(a)]

12. PETROLEUM RELEASES

Except for a discharge which is in compliance with these waste discharge requirements, any person who without regard to intent or negligence, causes or permits any oil or petroleum product to be discharged in or on any waters of the State, or discharged or deposited where it is, or probably will be, discharged in or on any waters of the State, shall, as soon as (a) such person has knowledge of the discharge, (b) notification is possible, and (c) notification can be provided without substantially impeding cleanup or other emergency measures, immediately notify the Office of Emergency Services of the discharge in accordance with the spill reporting provision of the State oil spill contingency plan adopted pursuant to Article 3.5 (commencing with Section 8574.1) of Chapter 7 of Division 1 of Title 2 of the Government Code. This provision does not require reporting of any discharge of less than 42 gallons unless the discharge is also required to be reported pursuant to Section 311 of the Clean Water Act or the discharge is in violation of a prohibition in the applicable Water Quality Control Plan. [CWC Section 13272]

Standard Provisions Applicable to Waste Discharge Requirements

15. TREATMENT FAILURE

In an enforcement action, it shall not be a defense for the discharger that it would have been necessary to halt or to reduce the permitted activity in order to maintain compliance with this Order. Upon reduction, loss, or failure of the treatment facility, the discharger shall, to the extent necessary to maintain compliance with this Order, control production or all discharges, or both, until the facility is restored or an alternative method of treatment is provided. This provision applies, for example, when the primary source of power of the treatment facility fails, is reduced, or is lost. [CWC Section 13263(f)]

16. <u>DISCHARGES TO NAVIGABLE WATERS</u>

Any person discharging or proposing to discharge to navigable waters from a point source (except for discharge of dredged or fill material subject to Section 404 of the Clean Water Act and discharge subject to a general NPDES permit) must file an NPDES permit application with the Regional Board. [CCR Title 2 Section 22357]

17. ENDANGERMENT TO HEALTH AND ENVIRONMENT

The discharger shall report any noncompliance which may endanger health or the environment. Any such information shall be provided verbally to the Executive Officer within 24 hours from the time the discharger becomes aware of the circumstances. A written submission shall also be provided within five days of the time the discharger becomes aware of the circumstances. The written submission shall contain adescription of the noncompliance and its cause; the period of noncompliance, including exact dates and times, and if the noncompliance has not been corrected; the anticipated time it is expected to continue and steps taken or planned to reduce, eliminate, and prevent recurrence of the noncompliance. The Executive officer, or an authorized representative, may waive the written report on a case-by-case basis if the oral report has been received within 24 hours. The following occurrence(s) must be reported to the Executive Officer within 24 hours:

- (a) Any bypass from any portion of the treatment facility.
- (b) Any discharge of treated or untreated wastewater resulting from sewer line breaks, obstruction, surcharge or any other circumstances.
- (c) Any treatment plant upset which causes the effluent limitation of this Order to be exceeded. [CWC Sections 13263 and 13267]

18. MAINTENANCE OF RECORDS

The discharger shall retain records of all monitoring information including all calibration and maintenance records, all original strip chart recordings for continuous monitoring instrumentation, copies of all reports required by this Order, and records of all data used

Standard Provisions Applicable to Waste Discharge Requirements

"I certify under penalty of law that I have personally examined and am familiar with the information submitted in this document and all attachments and that, based on my inquiry of those individuals immediately responsible for obtaining the information, I believe that the information is true, accurate, and complete. I am aware that there ε significant penalties for submitting false information, including the possibility of fine and imprisonment. [CWC Sections 13263, 13267, and 13268]"

20. OPERATOR CERTIFICATION

Supervisors and operators of municipal wastewater treatment plants and privately owned facilities regulated by the PUC, used in the treatment or reclamation of sewage and industrial waste shall possess a certificate of appropriate grade in accordance with Title 23, California Code of Regulations Section 3680. State Boards may accept experience in lieu of qualification training. In lieu of a properly certified wastewater treatment plant operator, the State Board may approve use of a water treatment plant operator of appropriate grade certified by the State Department of Health Services where reclamation is involved.

Each plant shall be operated and maintained in accordance with the operation and maintenance manual prepared by the municipality through the Clean Water Grant Program. [CWC Title 23, Section 2233(d)]

ADDITIONAL PROVISIONS APPLICABLE TO PUBLICLY OWNED TREATMENT WORKS' ADEQUATE CAPACITY

21. Whenever a publicly owned wastewater treatment plant will reach capacity within four years the discharger shall notify the Regional Board. A copy of such notification shall be sent to appropriate local elected officials, local permitting agencies and the press. The discharger must demonstrate that adequate steps are being taken to address the capacity problem. The discharger shall submit a technical report to the Regional Board showing flow volumes will be prevented from exceeding capacity, or how capacity will be increased, within 120 days after providing notification to the Regional Board, or within 120 days after receipt of notification from the Regional Board, of a finding that the treatment plant will reach capacity within four years. The time for filing the required technical report may be extended by the Regional Board. An extension of 30 days may be granted by the Executive Officer, and longer extensions may be granted by the Regional Board itself. [CCR Title 23, Section 2232]

STATE OF CALIFORNIA CALIFORNIA REGIONAL WATER QUALITY CONTROL BOARD LOS ANGELES REGION MONITORING AND REPORTING PROGRAM NO. CI-9459 FOR BARRY AVENUE PLATING SITE 2210 BARRY AVENUE, LOS ANGELES, CA 90064 (ORDER NO. R4-2007-0019, SERIES NO. 081)

I. REPORTING REQUIREMENTS

A. Barry Avenue Plating (hereinafter Discharger) shall implement this monitoring program on the effective date of Regional Board Order No. R4-2007-0019. The Quarterly Groundwater Remediation Progress and Discharge Monitoring Report for the First Quarter 2009, shall be received at the Regional Board by April 15, 2009. Subsequent reports shall be received at the Regional Board according to the following schedule:

Monitoring Period	Report Due
January - March	April 15
April – June	July 15
July – September	October 15
October – December	January 15

- B. If there is no discharge or injection during any reporting period, the report shall so state.

 Monitoring reports must be addressed to the Regional Board, Attention: <u>Information</u>
 Technology Unit.
- C. By March 1st of each year, the Discharger shall submit an annual summary report to the Regional Board. The report shall contain both tabular and graphical summaries of the monitoring data obtained during the previous calendar year. In addition, the Discharger shall explain the compliance record and the corrective actions taken, or planned, which may be needed to bring the discharge into full compliance with the waste discharge requirements (WDRs).
- D. Laboratory analyses all chemical, bacteriological, and toxicity analyses shall be conducted at a laboratory certified for such analyses by the California Department of Health Services Environmental Laboratory Accreditation Program (ELAP). A copy of the laboratory certification shall be provided each time a new and/or renewal certification is obtained from ELAP.

- E. The method limits (MLs) employed for effluent analyses shall be lower than the permit limits established for a given parameter, unless the Discharger can demonstrate that a particular ML is not attainable and obtains approval for a higher ML from the Regional Board Executive Officer (Executive Officer). The Discharger shall submit a list of the analytical methods employed for each test and the associated laboratory quality assurance/quality control (QA/QC) procedures upon request by the Regional Board.
- F. Groundwater samples must be analyzed within allowable holding time limits as specified in 40 CFR Part 136. All QA/QC samples must be run on the same dates when samples were actually analyzed. The Discharger shall make available for inspection and/or submit the OA/QC documentation upon request by Regional Board staff.
- G. Each monitoring report must affirm in writing that "All analyses were conducted at a laboratory certified for such analyses by the California Department of Health Services and in accordance with current United States Environmental Protection Agency (USEPA) guideline procedures or as specified in this Monitoring Program." Proper chain of custody procedures must be followed and a copy of the completed chain of custody form shall be submitted with the report.
- H. Each monitoring report shall contain a separate section titled "Summary of Non-Compliance" which discusses the compliance record and the corrective actions taken or planned that may be needed to bring the discharge into full compliance with WDRs. This section shall be located at the front of the report and shall clearly list all non-compliance with WDRs, as well as all excursions of effluent limitations.
- I. The Discharger shall maintain all sampling and analytical results: date, exact place, and time of sampling; dates analyses were performed; analyst's name; analytical techniques used; and results of all analyses. Such records shall be retained for a minimum of three years. This period of retention shall be extended during the course of any unresolved litigation regarding this discharge, or when requested by the Regional Board.
- J. If the Discharger performs analyses on any groundwater samples more frequently than required by this Order using approved analytical methods, the results of those analyses shall be included in the report.
- K. In reporting the monitoring data, the Discharger shall arrange the data in tabular form so that the date, the constituents, and the concentrations are readily discernible. The data shall be summarized to demonstrate compliance with the requirements and, where applicable, shall include results of receiving water observations.

II. CALCIUM POLYSULFIDE INJECTION MONITORING REQUIREMENT

Once the pilot test has been performed by injecting CPS into GWI-9, a report documenting the results of the pilot test shall be submitted to the Regional Board. The pilot test report is due by

January 7, 2009.

The report(s) shall contain the following information regarding injection activities:

- 1. Map showing the location(s) of wells used for calcium polysulfide injection and bioenhancement compounds, namely molasses and vegetable oil, injection if used.
- 2. Written and tabular summary of calcium polysulfide injection and bioenhancement compounds, namely molasses and vegetable oil, if used. Include injection well identifications, injection dates, solution concentrations (in percent), average solution injection rates (in gallons per minute), total solution injected (in gallons), and cumulative total volume of potassium permanganate solutions and bioenhancement compounds, namely molasses and vegetable oil, if used, injected for the entire site.

III. GROUNDWATER MONITORING PROGRAM

The Discharger shall conduct groundwater monitoring at the site. Groundwater samples shall be collected from groundwater monitoring wells MW-1, MW-7 and MW-8 (up-gradient), MW-2, MW-3, MW-4, MW-5, MW-6, MW-9, MW-10, MW-11, MW-12, MW-13, MW-14, and MW-15 (source area), MW-17 (down-gradient) to monitor the effectiveness of the remediation (refer to attached Groundwater Injection Wells Map). Injection points shall not be used as monitoring points. Groundwater shall be monitored for the duration of the remediation in accordance with the following discharge monitoring program:

CONSTITUENT	ANALYTICAL METHOD	UNITS	MINIMUM FREQUENCY OF ANALYSIS
Arsenic	EPA 200.8	μg/L	Quarterly ¹
Cadmium	EPA 200.8	μg/L	Quarterly ¹
Total Chromium	EPA 200.8	ug/L	Quarterly ¹
Hexavalent Chromium	EPA 218.6	μg/L	Quarterly ¹
Volatile Organic Compounds (VOCs)	EPA 8260B	μg/L	Quarterly ¹
Total Organic Carbon	EPA 415.1	μg/L	Quarterly ¹
Calcium	EPA 6010B	μg/L	Quarterly ¹
Manganese	EPA 6010B	μg/L	Quarterly ¹
Potassium	EPA 6010B	μg/L	Quarterly ¹

Sodium	EPA 6010B	μg/L	Quarterly ¹
Bromide	EPA 300.1	mg/L	Quarterly ¹
Chloride	EPA 300.1	mg/L	Quarterly ¹
Iodide	EPA 300.1	mg/L	Quarterly ¹
Sulfate	EPA 300.1	mg/L	Quarterly ¹
Ferrous iron	In situ	mg/L	Quarterly ¹
Color	Laboratory Analysis	_	Quarterly ¹
Dissolved Oxygen	In situ	mg/L	Quarterly ¹
Oxidation / Reduction Potential	In situ	mV	Quarterly ¹
рH	In situ	pH units	Quarterly ^I
Specific Conductivity	In situ	.µmhos:	Quarterly ¹
Temperature	In situ	°F/°C	Quarterly ¹
Turbidity	In-situ	NTU	Quarterly ¹
Groundwater Elevation	In situ	Feet, mean sea level and below ground surface	Quarterly ¹

Once before injection; and Quarterly thereafter

All groundwater monitoring reports must include, at a minimum, the following:

- a. Well identification, date and time of sampling;
- b. Sampler identification, and laboratory identification;
- c. Quarterly observation of groundwater levels, recorded to 0.01 feet mean sea level and groundwater flow direction.

IV. MONITORING FREQUENCIES

Monitoring frequencies may be adjusted to a less frequent basis or parameters may be modified by the Executive Officer if the Discharger makes a request and the Executive Officer determines that the request is adequately supported by statistical trends of monitoring data submitted.

V. <u>CERTIFICATION STATEMENT</u>

Each report shall contain the following declaration:

Barry Avenue Plating Site Order No. R4-2007-0019 Monitoring & Reporting Program No. CI-9459

"I certify under penalty of law that this document, including all attachments and supplemental information, was prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gathered and evaluated the information submitted. Based on my inquiry of the person or persons who manage the system, or those persons directly responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of a fine and imprisonment.

Executed on the day of at

		(Signature)
		(Title)"
Л.	PUBLIC DOCUMENTS	
	These records and reports are public documents and shall be maduring normal business hours at the office of the California Region Board, Los Angeles Region.	
•		
Ordere	ed by: Tracy J. Egoscue Executive Officer	Date:



